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1	wGORDON H. DePAOLI Nevada State Bar No. 00195	
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3	Nevada State Bar No.4986	
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4	Reno, Nevada 89511	
5	Telephone: 775 / 688-3000	
6	Attorneys for WALKER RIVER IRRIGATION	
7	DISTRICT	
8	IN THE UNITED STATE	
9	FOR THE DISTRIC	I OF NEVADA
10	UNITED STATES OF AMERICA,) 3:73-cv-00127-MMD-WGC
11)
	Plaintiff,)) SUBMISSION RE:
12	WALKER RIVER PAIUTE TRIBE,	PROPOSED SCHEDULING ORDER
13	Plaintiff-Intervenor,) AND DISCOVERY PLAN
14	Trankin intervenor,))
15	V.)
16	WALKER RIVER IRRIGATION DISTRICT,))
	a corporation, et al.,)
17	Defendants.)
18	Detendants.)
19	Pursuant to Minute Order of Octob	er 17, 2018 (ECF 2389), the Court instructed
20		
21	the principal parties to consult regarding the deve	lopment of a proposed Scheduling Order and
22	Discovery Plan, and calendared a Status Conference	ce for December 19, 2018.
	2. The Court directed that the propose	ed Scheduling Order and Discovery Plan and
23	an Agenda for the December 19, 2018 Status Conf	ference he filed by December 7, 2018
24	an Agenda for the December 17, 2016 Status Com	referee be fried by December 7, 2016.
25	3. Pursuant to a Stipulation and Orde	r entered December 6, 2018 (ECF 2014), the
26	Court extended the time to submit the propose	d Scheduling Order and Discovery Plan to
27	December 17, 2018.	
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	4. Since that Order was entered, the principal parties have conferred and
	exchanged additional proposals which have narrowed, but not completely resolved, their
	differences on the content of a Scheduling Order and Discovery Plan.
	5. Attached to this Submission as Exhibit A is the most recent proposal of the
	United States and Walker River Tribe, and attached as Exhibit B is the most recent proposal of
	the principal Defendants.
	6. The principal parties have not had an opportunity to further confer in order to
	attempt to reach an agreement and resolve their differences.
	7. The principal parties are making this Submission at this time, but will continue
	to confer in an effort to resolve their differences by the December 19, 2018 Status Conference.
	8. The undersigned states that this filing does not affect the rights of others, and
	does not raise significant issues of law or fact. Therefore, the undersigned has taken no step to
	serve notice of this document via the postcard notice procedures set forth in the Superseding
	Order Regarding Service and Filing in Subproceeding C-125-B on and by All Parties (ECF
	2100) at 10 ¶ 20.
	Dated: December 17, 2018. WOODBURN AND WEDGE
	By:/ s / Gordon H. DePaoli Gordon H. DePaoli Nevada Bar No. 195 6100 Neil Road, Suite 500 Reno, Nevada 89511 Attorneys for Walker River Irrigation District

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1	CERTIFICATE OF SERVICE
2	I certify that I am an employee of Woodburn and Wedge and that on the 17th day of
3	December, 2018, I electronically filed the foregoing with the Clerk of the Court using the
5	CM/ECF system, which will send notification of such filing to the parties of record.
6	/ s / Holly Dewar
7	Holly Dewar
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